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August 8, 2000

Mr. David Waddell
Executive Secretary
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243

Re: Docket No. 00-00546
United Telephone-Southeast, Inc. and NA
Communications: Amendment to Interconnection Agreement

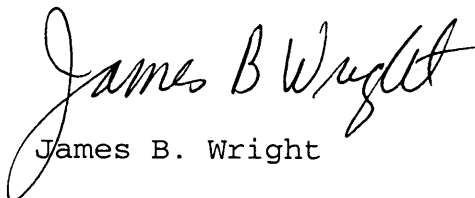
Dear Mr. Waddell:

As discussed with Mr. Jerry Bennett of the TRA Staff, enclosed is an original and 13 copies of a revised page three to the above referenced Agreement.

This page corrects a printing error which appears in the Amendment as originally filed.

Please contact me if you have any questions.

Very truly yours,


James B. Wright

JBW:sm

Enclosure

cc: Jerry Bennett

POSTED
8/15/00

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2.6.1.2. CLEC agrees to pay any additional ordering charges associated with the conversion from the provisioning of HFS UNE to a stand alone unbundled non-voice grade loop as specified in the Existing Interconnection Agreement (excluding conditioning charges).

2.7. If facilities do not exist and the End User being served by CLEC via HFS UNE has its Sprint-provided analog circuit-switched voice band service terminated and another carrier ("Voice CLEC") seeks to purchase the copper loop facilities (either as resale or a UNE) over which CLEC is provisioning advanced services at the time that the Sprint-provided analog circuit-switched voice band service terminates, Sprint will continue to allow the provision of advanced services by CLEC over the copper facilities as an entire stand-alone UNE Non-Voice Grade loop until such time as the Voice CLEC certifies to Sprint that the End User has chosen the Voice CLEC for the provision of voice service over the existing facilities. Sprint will provide reasonable notice to CLEC prior to disconnection.

2.8. Sprint will offer as a UNE or a combination of UNEs, line sharing over fiber fed loops, including loops behind DLCs, under the following conditions:

2.8.1. Sprint must first have deployed the applicable technology in the Sprint Network and be providing service to its End Users over such facilities employing the technology;

2.8.2. There must be a finding that the provision of High Frequency Spectrum Network Element in this fashion is technically feasible and, to the extent that other UNEs are involved in the provision of such service, that the combination of such elements as are necessary to provide the service is required under the Act.

2.8.3. The pricing as set forth in this Agreement would not apply to the provision of such services and appropriate pricing would have to be developed, as well as operational issues associated with the provision of the service.

3. Information to be Provided

3.1. In connection with the provision of HFS UNE, Sprint shall provide to CLEC:

3.1.1. information with respect to the spectrum management procedures and policies that Sprint uses in determining which services can be deployed;

3.1.2. information with respect to the rejection of CLEC's provision of advanced services, together with the specific reason for the rejection; and

3.1.3. information with respect to the number of loops using advanced services technology within the binder and type of technology deployed on those loops.